

DON A. EVANS FOUND DEAD IN L. A. APARTMENT

TUCSON, Jan. 12.—Don Aubrey Evans, 45, a wealthy contractor of Tucson, El Paso and Los Angeles, shot and killed his wife, Mrs. Irene Adams, 25, and then sent a bullet crashing through his own brain shortly before noon Wednesday.

The shooting occurred in the young woman's apartment at Los Angeles.

Evans was the father-in-law of Gordon H. Sawyer, vice president and cashier of the Southern Arizona Bank and Trust company, Tucson. He had been divorced nearly ten years. Mr. Sawyer said Wednesday night.

A special dispatch from Los Angeles said Evans and the girl had been engaged. Fear that she intended to leave him was believed by Detective Sergeant Tom O'Brien, L. R. Yarox and H. G. Wells to have been the motive for the double crime.

The girl's room mate Miss Ella Harrell telephone operator at the apartment building, was absent at the time.

Bit by bit, the detectives pieced together the romance of the couple who, despite the differences in their years, were believed by many in the apartment house to be man and wife.

Evans went to Los Angeles two years ago from Fresno, Calif., and purchased the Casa Loma apartments there. Miss Adams had been in Los Angeles only a few months.

It was believed the couple met in Fresno and renewed their acquaintance in Los Angeles.

JUDGE ABANDONS AUTO

TO REACH STATE CAPITAL
PHOENIX, Jan. 7.—Justice A. G. McAllister, of the state supreme court, left last night for Cochise, to recover an automobile which he had abandoned in order to reach Phoenix, Monday, in time to enter upon the duties of his office.

Justice McAllister had started to motor from Safford to Phoenix, but the car developed mechanical difficulties. Rather than chance waiting for repairs, he left the automobile, boarded a train and came to the capital.

PEARSON IS READY

TO START ON LONG
TRIP NEXT MONTH

DOUGLAS, Jan. 15.—Lieutenant Alexander Pearson, Jr., of Portland, Ore., member of the Twelfth Aero Squadron here, today had practically completed rebuilding the de Havilland 4-B airplane with which he next month will make the first attempt to establish a transcontinental speed record. New extra gasoline and oil tanks and a new motor have been installed in the machine, which will be ready for a test flight next week to test the oil and fuel consumption.

Pearson today refused to hazard a guess as to the speed he will make on his transcontinental dash. "I only know," he said, "that I must average 95 miles an hour to make Jacksonville, Fla., to San Diego, Calif., flight in 24 hours. I expect to do better than that."

ASHURST PLEADS

WITH SENATE TO
AID WAR VICTIMS

WASHINGTON, D. C., Jan. 15.—Half the sick and wounded soldiers of the world war are quartered in hospitals of "flimsy and inflammable construction," Surgeon General Cumming of the public health service, has informed Senator Ashurst, Democrat, of Arizona, who pleaded today with the senate to provide additional hospital facilities for the soldiers.

Senator Ashurst said an appropriation of \$30,000,000 would be required to provide 20,000 additional beds and equipment for the health service.

"Our ex-service men fought in a cause as high and as noble as ever animated the human breast," the senator said, "and no senator ought to be frigid or indifferent to their sufferings."

BIG BARN IS BURNED

PHOENIX, Jan. 15.—Fire, believed to have been of incendiary origin, destroyed a big barn and its contents on the ranch of Charles Bauer, about one mile north of Peoria, this evening. The barn contained 30,000 pounds of seed cotton, 100 bales of hay and some grain, according to reports received here.

TEMPORARY OFFICES PROVIDED FOR COUNTY.

Following recommendations advanced by the committee of the Cochise County Taxpayers' Association, no move tending toward additions to the present county court house will be made by the board or supervisors for at least one year, while office room needed by various branches of the county government due to the installation of a second division of the Superior Court has been temporarily secured away from the court house building.

The committee, composed of A. Y. Smith, chairman, C. W. Allen, Sam Frankenberg, Hilsbee, and C. A. Overlock, Douglas, met with the supervisors today, and spent the morning making an inspection of the building, presenting their recommendations to the board this afternoon.

In order to take care of the temporary needs of the county, the office formerly occupied by County Attorney Ross will be converted into a court room for Division No. 2 of the Superior Court by removing the partition, enlarging the room. Here all non-jury cases will be heard. Quarters for Judge Sames private office and his stenographer will be provided in the two offices formerly occupied by the county assessor.

County Attorney Ross will have his offices away from the court house building, moving his office to the present building across the street from the court house, now occupied by the county school superintendent.

Miss Brown, school superintendent, will be installed in the offices at present occupied by the county treasurer, in the present court house building, while Mr. Welch will move his office in the building to the rear of the present school superintendent's office, in the rear of which a suitable vault is to be constructed. For a consultation room for the county attorney the present exhibit store room now used by J. E. James, clerk of the superior court, will be remodeled and furnished for use of Mr. Ross during court. An additional room will be built adjoining the present jury room providing storage space for exhibits for Mr. James' office.

For the recorder's office, additional vault room will be provided by cutting a doorway through the present vault in that office into the vault now used by the county treasurer.

The committee also recommended that all offices be properly lighted and redecorated and new linoleum laid, making the offices clean and sanitary.

The cost of the improvements and temporary arrangement will amount to several thousand dollars. It was figured, and work of making the change will start at once.

It was thoroughly understood, that the present arrangement was only temporary, however it was intimated by the committee and the board that no move for additions or alterations will be considered for a year to come at least, until the present conditions are adjusted.

While the temporary arrangement of scattering out the offices will prove a handicap to the officers and will mean a decrease in efficiency, it was the general consensus of opinion of both the board and the members of the taxpayers' advisory committee that until conditions adjust themselves and prices drop it would be unwise to father a building plan at this time.

APPOINTS RECEIVER FOR GLENDALE BANK

PHOENIX, Jan. 16.—W. C. Foster, of the Phoenix Savings Bank and Trust company yesterday was appointed receiver of the Glendale State bank by Judge Lyman, after a hearing on a motion made by W. J. Galbraith, attorney general, asking for the order. The bond for the receivership was placed at \$50,000.

An order was also entered by Judge Lyman restraining the officers and directors of the bank or their agents from conducting the business of the bank until further orders from the court, and the superintendent of state banks was ordered to surrender the property of the bank to the receiver.

Miami—Eastern syndicate to develop 20 asbestos claims in Sierra Ancha on large scale.

AT IT AGAIN--YET

Under the caption "At It Again," the Bisbee Daily Review of yesterday expressed the sentiment of practically every taxpayer in the county, with the possible exception of a few in Douglas, when it said editorially:

"Douglas is 'forever blowing bubbles.' The Smelter City just can't help itself. Never an opportunity is lost to 'put something over,' and this time, in all secrecy, a drive has been started to secure legislation to move a part of the superior court of Cochise county to the city on the border.

"It was announced in the lower house of the state legislature, a couple of days ago, and quite inadvertently, that a petition bearing 2500 signatures would support a measure to be introduced, creating a branch of the superior court in Douglas. Before that all of the members of the legislature had been urged by letter, signed by the Douglas Chamber of Commerce and Mines, to support such a measure when introduced.

"Douglas, in keeping with a great many other cities in the state, is 'hard up' at the present time. Its taxpayers are hard hit. They are gasping for breath and wondering what will happen when the assessed valuation of the big mines are cut. They are hoping against hope that the expenses of both county and state will be so reduced that the tax levy will not increase. With its right arm waving in the air, crying for retrenchment and saving, its mighty left is endeavoring to espouse a condition that will mean from \$30,000 to \$50,000 additional expense to Cochise county every year. Bisbee is not jealous that Douglas should be making an effort to secure a branch of the superior court. Bisbee can take care of her own interests. Under the circumstances, however, we wonder where the Smelter City folks, who are behind this movement, expect to get their support unless the county is a unit on the proposition.

"If the people of Douglas are genuinely anxious to save taxes one of the best things she could do would be to set a good example and, until the need is actual, forget her political aspirations."

Adding to the statement of facts by the Review, it might be said that the knowledge that the Douglas bill was to be sneaked through the lower house today, supported by the petition of 2500 names from Douglas, has caused considerable opposition about the county, when the plan became known last Saturday, and since then hundreds of letters and telegrams have been pouring into Phoenix protesting against the passage of the measure. Tombstone has protested through its Commercial Club, while personal objections from Benson, Wilcox, Bowie and Pearce have gone forward besides the action of the residents of the Warren district in protesting as a whole against such a law being enacted.

The mere fact that a petition of 2500 names, all from Douglas and suburbs, is accompanying the proposed measure does not speak for anything. A petition bearing twice 2500 names could easily be presented by the balance of the county should the occasion arise, as was proven in 1918, when the people of the county voted unanimously against county seat removal, and we hope the Phoenix lawmakers will study conditions carefully before they act on the Douglas measure.

BIGGER SALARY FOR COUNTY SCHOOL HEAD PROPOSED BY MILLER

PHOENIX, Jan. 15.—Increased salaries for county school superintendents and their deputies, and the establishment of the office of school supervisor, who would act in the capacity of principal of 25 or more rural schools are called for in an educational bill introduced in the house Friday by Representative Miller of Yavapai county.

Among other things he bill raises the qualifications of the county school superintendent by requiring that he shall be a qualified elector, and that he shall have been engaged in actual school work for three years in a period of seven years immediately preceding the date of election. It also requires that he shall be at least 25 years of age and a graduate of some standard university, college or normal school.

These requirements are modified in their application to persons now serving as school superintendents, as they are considered as eligible to reelection, regardless of qualifications.

In first class counties the bill makes it mandatory to appoint a deputy superintendent at a salary of \$2100 per year. In second class counties as well as third and fourth, the appointment of a deputy is made optional, the salary being placed at \$2,000 for second class counties and \$1,800 per year for counties of the third and fourth classes.

All county superintendents, by and with the consent of the board of supervisors may appoint such additional deputies and clerks as shall be deemed necessary.

The bill provides that in first class counties a school supervisor may be appointed, to receive a salary of \$2,400 per annum and traveling expenses. His qualifications would be the same

as that required of a county superintendent.

The measure provides that beginning Jan. 1, 1923, the salaries of the county superintendents shall be the same as those provided for county attorneys, \$2,600 for counties of the first class, \$2,500 for those of the second and third class and \$2,000 for those of the fourth class.

PROCHASKA UNDER FIRE AS TO OFFICE OF GAME WARDEN

PHOENIX, Jan. 12.—Determined effort to secure the removal of Joe V. Prochaska, state game warden, which has been brewing for several months past will boil over in the form of a published attack in a Miami newspaper, according to reports in newspaper circles here today. Sensational charges are expected. During the past few weeks tremendous pressure has been brought to bear on the chief executive by enemies of the game warden both in and out of the party.

The matter would have been aired at the recent meeting of the republican committee but for skilful handling and assurance that the situation could be bridged by diplomacy. Prochaska is apparently indifferent as to the outcome.

"Before the first of the year," he said, "I filed my resignation with the governor. It has not been accepted. I am ready to step down and out without a question whenever in the opinion of the governor that the game department has not been conducted properly.

CAMPBELL IS RENAMED AS U. OF A. REGENT

PHOENIX, Jan. 15.—Judge J. H. Campbell, of Tucson, today was appointed regent of the state university to succeed himself for a term of eight years.

TOMBSTONE LEGISLATOR SAVES STATE MONEY.

According to a Tombstoneite who returned today from Phoenix, where he had been in attendance at the opening of the legislature, Ray B. Krebs, of Tombstone, member of the house of representatives from District No. 6, Cochise county, has placed himself considerably in the limelight as chairman of the committee on supplies and clerks.

According to the information received Mr. Krebs and his committee are responsible for making a saving of over \$7,000 in supplies, used by the lower house for the two month's period, this being accomplished by Mr. Krebs as chairman ordering bids submitted awarding the contracts to the lowest bidders, instead of buying on the open market as has been the custom in past legislatures, which resulted in the state being "held up" by grafters.

The report stated that consternation reigns among the Phoenix "pie eaters," since a bi-yearly dig into the taxpayers' money has been suddenly cut off, "breaking all established precedents" as one disappointed supply man is said to have remarked.

Most of the supplies, printing, etc., has been contracted for in other parts of the state, outside of Phoenix, it is said, and as a result the "gentleman" from District No. 6, Cochise county, is on the "outs" with the pie counter men.

Saving has also been effected thru clerk hire, the Tombstone man said, the services of five clerks less than had previously been hired being dispensed with by Mr. Krebs and his committee. These were not even stenographers or typists, it was said, but had been placed on the payroll at "\$5 per."

It is said also that the same committee of the senate is following the precedent of the house committee with the result that a saving of at least \$12,000 to \$13,000 in the expense of conducting the present legislature has been made.

FOUR OF WHITE CITY CAPTIVES PLEAD GUILTY

Only four of 18 women arrested by federal agents and 16th cavalry troops in a recent raid on White City, the restricted district of the Fort Huachuca military reservation, plead guilty when arraigned in federal court before Judge Wm. H. Sawtelle late last week.

Twelve entered pleas of not guilty. The trials have been set for February 23. The 17th woman apprehended in the raid, has not been brought up from Nogales for trial.

Bond was continued in the cases of Alvin Fry, William Carmichael, H. Downs and William Gibbons, charged with keeping vice resorts in the restricted area. Bail for Charity Pugh, held on similar charges, was fixed at \$1,000.

The inmates who pleaded not guilty were Pearl Hardy, Effie Blackwell, Minnie Morris, Florence L. McLean, Frances Sterling, Virginia McGee, Jessie Jones, Sammie Conley, Mabel Johnson, Everett Allen, Lucille Smith and Dolina Brandt.

The four who pleaded guilty were Minnie Chandler, Amelia Lacy, Annie Hill and Marie C. McAdams.

A number of other cases were on Wednesday's docket, according to information.

Juan Valenzuela pleaded guilty to violation of the prohibition law. He will be sentenced next week.

Ramona C. de Luna, charged with practicing prostitution within the zone of Camp Stephen D. Little, entered a plea of not guilty, but after conference with her attorney, changed her plea to guilty.

Maria Lopez Garcia and Guadalupe Duarte pleaded guilty to the same offense. Guadalupe Flores de Smith pleaded not guilty and will be tried February 23.

WOMEN DISREGARDED LAWS OF LOVE; HAD 3 HUSBANDS

TUCSON, Jan. 16.—Three "husbands" and no divorces is the rather unusual record of Mrs. Myrtle Kogans-Holt-Follett, a comely woman of 28, who was hailed before Justice Oscar L. Pease Saturday on charge preferred by Walter M. Holt, mate number two.

Holt, at the hearing before Justice Pease testified that the woman, although married to him on August 17

at Globe, and without procuring a divorce, had gone through a marriage ceremony on January 12 last with her last matrimonial venture, Klieh Eugene Follett, with whom she has since been living as wife.

It was at this point that the accused exploded a bombshell in the justice's court. The young woman readily admitted that the charges as filed against her were true in part, but in part only.

She said it was perfectly true that she had married Holt in 1917, but as to her being his legal wife, she was not at all sure that she was, as she hadn't gone through the formality of getting a divorce from her really and truly first husband, John Kogans, when she married Holt.

She explained, however, that she had married Holt in good faith, for as she hadn't seen or heard anything of Kogans for a period of five years prior to her marriage to Holt, she had taken it for granted that her first husband was dead, and that she was therefore free to marry again without the necessity of getting a divorce.

DAVENPORT GIRL IS HELD FOR TRIAL ON CHARGE OF FRAUD

BISBEE, Jan. 18.—Miss Mattie Davenport, charged by Sam L. Prodanovich, with obtaining wearing apparel and jewelry under false pretenses, was bound over yesterday by Judge Craig in the local justice court for trial on the charge in the superior court after a motion by counsel for the defense to dismiss the case had been denied.

The preliminary hearing of Miss Davenport in the justice court was heard on an amended complaint after the first complaint had been demurred to. The charge of misrepresentation is based on the alleged fact that Miss Davenport agreed to marry Prodanovich at a time, when, under the laws of Arizona, she could not marry him, as she had been divorced from her former husband, Buran Pruitt only since March 18, 1920, or less than the year required under the law before she could marry again.

CHANGE IN STAGE TIME. ST. DAVID GIRL

Commencing on the 24th, Rockhill's Bisbee-Tombstone stage will leave Bisbee at 8:15 in the morning, instead of 7:15, which will allow for making connections with the morning Douglas stage. Leaving Tombstone for Bisbee the stage will depart at 11:00 a. m. instead of 10:00 o'clock as heretofore. The afternoon schedule will remain the same, leaving Bisbee at 1:30 and Tombstone at 5:00, the last stage making connections with the Douglas stage. With this arrangement, jurors, attorneys and witnesses leaving Douglas or Bisbee in the morning can come to Tombstone, transact business and return home that same evening following the recess of court. In order to make this possible, Judge Lockwood, of Division No. 1 of the Superior Court, has amended the rules starting court at 9:30 instead of 9:00 as heretofore.

NOTICE FOR PUBLICATION Department of the Interior

U. S. Land Office at Phoenix, Arizona, January 8, 1921.

Notice is hereby given that Fred S. Bennett, of Tombstone, Arizona, who, on December 30, 1914, made Homestead Entry No. 026365, for SE¹/4, SE¹/4, Sec. 1, N¹/2NE¹/4, Sec. 12, T. 19-S., R. 23-E., lot 1, NE¹/4 Section 7, Township 19-S., Range 24-E., G. & S. R. B. & Meridian, has filed notice of intention to make Five Year Proof, to establish claim to the land above described, before W. A. Fowler, U. S. Commissioner at Tombstone, Arizona, on the 16th day of February, 1921.

Claimant names as witnesses: William H. Frazee, Harry W. Kendall, Leroy Kendall, John Escapule, Jr., all of Tombstone, Arizona.

CHAS. E. MARSHALL, Register.
First pub. January 16, 1921.

FARM WANTED—Wanted to hear from owner of farm or good land for sale reasonable. L. JONES, Box 551, Olay, Ill. —Advt.

Baby Chick. Tanereds 300 egg white leg horns and other popular breeds. Send for prices. Used Jubilee, Pioneer and Charters Incubators for sale to make room for my new electric hatcher. ENOCH CREWS, Seabright, Cal. —Advt.

NOTICE FOR PUBLICATION Department of the Interior

U. S. Land Office at Phoenix, Arizona, December 11, 1920.

Notice is hereby given that Henry W. Hasselgren, of Lewis Springs, Arizona, who, on September 25, 1919, made Homestead Entry No. 031217, for lots 1 and 1, SE¹/4, SE¹/4, S¹/2 NE¹/4, NE¹/4SW¹/4, N¹/2SE¹/4, Sec. 19, SW¹/4, SW¹/4, W¹/2SW¹/4, Sec. 20, lot 3 Section 30, Township 21-S., Range 22-E., G. & S. R. B. & Meridian, has filed notice of intention to make Three Year Proof, to establish claim to the land above described, before W. A. Fowler, U. S. Commissioner, at Tombstone, Arizona, on the 29th day of January, 1921.

Claimant names as witnesses: Ivan J. Boyett, of Lewis Springs, Arizona, Ed Bryan, of Garden Canon, Arizona, Jesse Boyett, of Lewis Springs, Arizona, Columbus Stoltz, of Hereford, Arizona.

CHAS. E. MARSHALL, Register.
First publication Dec. 19, 1920.

NOTICE FOR PUBLICATION Department of the Interior

U. S. Land Office at Phoenix, Arizona, December 11, 1920.

Notice is hereby given that Asbury B. Hudson, of Light, Arizona, who, on December 4, 1918, made Homestead Entry No. 032076, for S¹/2SE¹/4, NE¹/4, SE¹/4, Section 24, N¹/2NE¹/4, SW¹/4NE¹/4, Section 25, Township 17-S., Range 28-E., G. & S. R. B. & Meridian, has filed notice of intention to make Three Year Proof, to establish claim to the land above described, before L. V. McCourt, U. S. Commissioner at Wilcox, Arizona, on the 5th day of February, 1921.

Claimant names as witnesses: James Hudson, William M. Riggs, Jesse Amaling, Harvey Amaling, all of Dos Cabezas, Arizona.

CHAS. E. MARSHALL, Register.
First pub. Jan. 8, 1921.

NOTICE FOR PUBLICATION Department of the Interior

U. S. Land Office at Phoenix, Arizona, December 11, 1920.

Notice is hereby given that Arthur Trappman, of Tombstone, Arizona, who, on October 1, 1920, made Homestead Entry No. 048107, for lots 1, 2, 3, 4, 5, 6, 11 and 12, W¹/2SW¹/4, Section 1, Township 21-S., Range 23-E., G. & S. R. B. & Meridian, has filed notice of intention to make Three Year Proof, to establish claim to the land above described, before William A. Fowler, U. S. Commissioner, at Tombstone, Arizona, on the 20th day of January, 1921.

Claimant names as witnesses: Frank H. Fowler, Herman Trappman, Joseph M. Escapule, Leo Trappman, all of Tombstone, Arizona.

CHAS. E. MARSHALL, Register.
First pub. January 9, 1921.

NOTICE FOR PUBLICATION Department of the Interior

U. S. Land Office at Phoenix, Arizona, January 6, 1921.

Notice is hereby given that William A. Hawke, of Pearce, Arizona, who, on February 21, 1917, made Homestead Entry No. 031924 for E¹/2NW¹/4NW¹/4, NE¹/4NW¹/4, NE¹/4SW¹/4NW¹/4, N¹/2SE¹/4NW¹/4, NW¹/4NE¹/4, W¹/2E¹/4NE¹/4, NE¹/4, W¹/2 NE¹/4NE¹/4, Section 21, Township 18-S., Range 24-E., G. & S. R. B. & Meridian, has filed notice of intention to make Three Year Proof, to establish claim to the land above described, before L. V. McCourt, U. S. Commissioner at Wilcox, Arizona, on the 16th day of February, 1921.

Claimant names as witnesses: Lee A. Lindsay, Jack Busenbark, Elvin Brown, Charles R. Lemon, all of Pearce, Arizona.

CHAS. E. MARSHALL, Register.
First pub. January 16, 1921.

WHITE LEGHORN HATCHING EGGS. McFarlane Strain, heavy layers, \$3.00 and \$5.00 setting of 15 eggs sent postpaid. HLEIM POULTRY RANCH, Phoenix, Arizona, Route 3, J2—Advtm

Cataract Deafness Cannot Be Cured
by local applications, as they reach the diseased portion of the ear. There is only one way to cure catarrhal deafness, and that is by a constitutional remedy. Catarrhal Deafness is caused by an inflamed condition of the mucous lining of the Eustachian Tube. When this tube is inflamed you have a running sound or imperfect hearing, and when it is entirely closed, deafness is the result. Unless the inflammation can be removed and this tube restored to its normal condition, hearing will be destroyed forever. Many cases of deafness are caused by catarrh, which is an inflamed condition of the mucous surface. Halls' Catarrh Cure acts thru the blood on the mucous surfaces of the system. We will give One Hundred Dollars for any case of Catarrhal Deafness that cannot be cured by Halls' Catarrh Cure. Circulate free. All Druggists. H. J. C. HENRY & CO., Toledo, O.